Case 5:06-cv-06323-JF D	ocument 23	Filed 11/26/07 Page 1 of 5		
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GEORGE J. ZISER, SB# 51879 E-Mail: ziser@lbbslaw.com ALEX GRAFT, SB# 239647 E-Mail: graft@lbbslaw.com LEWIS BRISBOIS BISGAARD One Sansome Street, Suite 1400 San Francisco, California 94104 Telephone: (415) 362-2580 Facsimile: (415) 434-0882	& SMITH LI	*efiled 11/26/07		
Attorneys for Defendant CHANNING HOUSE				
UNITED STATES DISTRICT COURT				
NORTHERN DISTRICT OF CALIFORNIA				
SAN JOSE DIVISION				
SALLY HERRIOT,)	CASE NO. C06-06323 JF		
Plaintiff, v.)))	STIPULATION AND [PROPOSED] ORDER RE WITHDRAWAL OF ASSOCIATED		
CHANNING HOUSE,))	COUNSEL		
Defendant.)))	ACTION FILED: October 10, 2006 TRIAL DATE: April 18, 2008		
TO THIS HONORABLE COUR	T. PLAINTIF	F AND HER ATTORNEYS OF RECORD:		
SUBJECT TO COURT APPROVAL, defendant CHANNING HOUSE, associated counsel				
of record Paul A. Gordon, Esq. and James Napoli, Esq. of Hanson Bridgett Marcus Vlahos &				
Rudy, and counsel of record George J. Ziser, Esq. HEREBY STIPULATE AS FOLLOWS:				
Paul Gordon, Esq. and James Napoli, Esq., associated counsel of record for defendant				
CHANNING HOUSE, shall be permitted to withdraw as counsel of record, effective upon service				
/ I		-		

LEWIS BRISBOIS BISGAARD & SMITH LLP ONE SANSOME STREET, SUITE 1400 SAN FRANCISCO, CALIFORNIA 94104 TELEPHONE (415) 362-2580 ///

1	of the order granting the withdrawal.	
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3	DATED: November 13, 2007	LEWIS BRISBOIS BISGAARD & SMITH LLP
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5		By Mur 1311
6		George J. Zisas Attorneys for Defendant CHANNING HOUSE
7		CHANNING HOUSE
8	10	•
9	DATED: November 13 2007	HANSON BRIDGETT MARCUS VLAHOS & RUDY
10 11		$\bigcup \bigcap A$
12		By PAUL A. GORDON
13		Attorneys for Defendant CHANNING HOUSE
14		
15	DATED: November 3, 2007	HANSON BRIDGETT MARCUS VLAHOS & RUDY
16	. 84104	
17	THE SANSOME STREET, SUITE 1400 THE SANSOME STREET, SUITE 1400	Dr. Vann Nago
18	STREET SO, CAL: 15) 382-	JAMES NAPOLI Attorneys for Defendant
19	ANCISC ANCISC	Attorneys for Defendant CHANNING HOUSE
<u>2</u> 20	DATED: November 9,2007	·
21	<u> </u>	
22		By Cartharishy
23		CARL BRAGINSKY) Executive Director of defendant
24		CHANNING HOUSE
25 26		
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	4811-9762-3554.1	-2-

Having considered the foregoing Stipulation, IT IS HEREBY ORDERED as follows:

- 1. Paul Gordon, Esq. and James Napoli, Esq., associated counsel of record for defendant CHANNING HOUSE, shall be permitted to withdraw as counsel of record, effective upon service of the order granting the withdrawal on all parties.
- 2. As of the date of service of this order on all parties, no further notices, papers or pleadings may be made in this case on Paul Gordon, Esq. and James Napoli, Esq. or HANSON BRIDGETT MARCUS VLAHOS & RUDY on behalf of defendant CHANNING HOUSE.

Dated: 11/21/07



RE: Herriot v. Channing House 1 VENUE: USDC, Northern District, San Jose Division CASE NO.: C06-06323 JF 3 CERTIFICATE OF SERVICE STATE OF CALIFORNIA, COUNTY OF SAN FRANCISCO 4 I am employed in the County of San Francisco, State of California. I am over 5 the age of 18 and not a party to the within action. My business address is One Sansome Street, Suite 1400, San Francisco, California 94104. On November 15, 2007, I served the following document described as 7 STIPULATION AND [PROPOSED] ORDER RE WITHDRAWAL OF 8 ÁSSOCIATED COUNSEL 9 on all interested parties in this action by placing [X] a true copy [] the original thereof enclosed in sealed envelopes addressed as follows: 10 11 **Attorneys for Plaintiff** Co-Counsel for Channing House Susan Ann Silverstein Paul A. Gordon 12 **AARP Foundation Litigation** James Napoli 601 E. Street, NW, Rm. A4-140 Washington, DC 20049 T: 202/434-2159; F: 202/434-6424 Hanson Bridgett Marcus Vlahos & 13 Rudy 425 Market Street, 26th Floor 14 San Francisco, CÁ 94105 Email: Ssilverstein@aarp.org T: 415/995-5014 15 Michael Allen E-mail: pgordon@hansonbridgett.com Relman & Associates LLC 1225 19th Street, NW, Suite 600 Washington, DC 20036 T: 202/728-1888; F: 202/728-0848 16 T: 415/995-5060 E-mail: <u>inapoli@hansonbridgett.com</u>. 17 Email: mallen@relmanlaw.com F: 415/541-9366 18 Kerstin Arusha 19 Law Foundation of Silicon Valley 111 W. St. John Street, Suite 315 San Jose, CA 95113 T: 408/280-2412; F: 408/293-0106 20 21 Email: kerstina@lawfoundation.org 22

[X](BY MAIL, 1013a, 2015.5 C.C.P.)

I deposited such envelope in the mail at San Francisco, California. The envelope was mailed with postage thereon fully prepaid.

I am readily familiar with the firm's practice for collection and processing correspondence for mailing. Under that practice, this document will be deposited with the U.S. Postal Service on this date with postage thereon fully prepaid at San Francisco, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

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1	[X]	(FEDERAL) I declare that I am employed in the office of a me bar of this Court at whose direction the service was made.
2		Executed on November 15, 2007, at San Francisco, California.
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